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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/749,175	12/30/2003	Adrian P. Stephens	1000-0030	7872	
	7590 03/17/200 es of John C. Scott, LL0		EXAM	IINER	
c/o PortfolioIP P.O. Box 52050			JAIN, RAJ K		
Minneapolis, M			ART UNIT	PAPER NUMBER	
_			2616		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/749,175	STEPHENS ET AL.	
Office Action Summary	Examiner	Art Unit	
	Raj K. Jain	2616	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	vith the correspondence address -	-
A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication  - If NO period for reply is specified above, the maximum statutory pe  - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN R 1.136(a). In no event, however, may a b. criod will apply and will expire SIX (6) MC tatute, cause the application to become a	ICATION. I reply be timely filed  INTHS from the mailing date of this communicated the communicated that is a second communica	
Status			
Responsive to communication(s) filed on 0 2a) This action is <b>FINAL</b> . 2b) □ 3) Since this application is in condition for all closed in accordance with the practice und	This action is non-final.  wance except for formal ma	•	s is
Disposition of Claims			
4)  Claim(s) 1-43 is/are pending in the applicate 4a) Of the above claim(s) is/are with 5)  Claim(s) is/are allowed.  6)  Claim(s) 1-11, 13, 14, 16-27, 29-43 is/are refered to 2.  7)  Claim(s) 12, 15, 28 is/are objected to 2.  8)  Claim(s) are subject to restriction are 3.  Application Papers  9)  The specification is objected to by the Exam 10)  The drawing(s) filed on 30 December 2003	drawn from consideration. rejected. nd/or election requirement. niner.	☐ objected to by the Examiner.	
Applicant may not request that any objection to Replacement drawing sheet(s) including the column The oath or declaration is objected to by the	rrection is required if the drawin	g(s) is objected to. See 37 CFR 1.12	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the priority docum application from the International Bu * See the attached detailed Office action for a	nents have been received. nents have been received in priority documents have bee reau (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	) Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application 	

### **DETAILED ACTION**

# Claim Objections

Claim 1 is objected to because of the following informalities: Claim 1 recites "A method for use" recommend deleting "for use" as a method generally has "steps" for performing a specific function as recited within claim 1.

## Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 32 is rejected under 35 U.S.C. 112, first paragraph, as based on a disclosure which is not enabling. "An article comprising a storage medium having instructions stored thereon that, when executed by a computing platform" essential to the practice of the invention, is not enabled by the disclosure. See *In re Mayhew*, 527 F.2d 1229, 188 USPQ 356 (CCPA 1976). The specifications fails to disclose a "storage medium" and/or a "computing platform" and therefore the subject claim is not enabling. Appropriate correction is required.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-6, 17-25, 32-34 and 39-42 are rejected under 35 U.S.C. 102(e) as being anticipated by Barratt et al (USP 6,185,440 A1).

Regarding claims 1, 20, 32 and 39, Barratt discloses a method and system for use in a wireless network (abstract, fig. 1), comprising:

identifying a plurality of orthogonal sets of user devices (Fig. 1; subscribers not shown at receiving end of 109.m), wherein each orthogonal set in said plurality of orthogonal sets includes multiple user devices that can be transmitted to concurrently by an access point (base station not shown, signal incoming 103) using different antenna beams (Fig. 1, the AP transmits its processed signal 106.m via different antenna beams 109.m).;

selecting an orthogonal set from the plurality of orthogonal sets based on a predetermined selection criterion (col 7 lines 44-54; col 16 lines 11-16, a weighting factor or criterion is selected to determine an orthogonal set from the plurality of sets); and initiating a spatial division multiple access (SDMA) exchange for the selected orthogonal set (col 9 lines 9-11).

Regarding claims 2, 22 and 33, Barratt discloses selecting an orthogonal set includes selecting a set based on an amount of data that is buffered for delivery to user devices within each of said identified orthogonal sets (col 16 lines 11-16, a 'weight' can be user defined criterion and therefore amount of data can be one such "weight" vector).

Regarding claims 3, 23, Barratt discloses selecting an orthogonal set includes: determining a maximum duration for the SDMA exchange (col 4 lines 11-15, transmission is based on a predetermined time frame); evaluating orthogonal sets in said plurality of orthogonal sets to determine an amount of data that is buffered for said orthogonal sets (col 4 lines 39-67); and selecting an orthogonal set that has a largest amount of buffered data that can be delivered within said maximum duration of said SDMA exchange (col 16 lines 9-20, various weighting criterion may be used within the invention based on user defined requirements as appropriate).

Regarding claims 4, While Barratt explicity fails to disclose Qos on link status, examiner takes official notice one skilled in the art will appreciate that QoS in wireless or wireline communications is fundamental for optimum bandwidth usage and therefore Examiner asserts that the QoS criteria is inherent within Barratt invention.

Regarding claims 5, Barratt discloses selecting an orthogonal set includes using latency related information as part of said predetermined selection criterion (delay diversity is used to accommodate multipath, col 20 lines 31-46).

Regarding claims 6, 25, 34, 42, Barratt discloses simultaneously transmitting data to user devices in said selected orthogonal set, using corresponding antenna beams, so that a terminal end of the data transmitted to each user device occurs at substantially the same time (Figs. 1 & 2, data transmitted from any one antenna 109.m is transmitted at substantially the same time to the selected set of subscribers).

Regarding claims 17, 18, Barratt discloses initiating an SDMA exchange includes transmitting a training request packet to a first user device within the selected

Application/Control Number: 10/749,175 Page 5

Art Unit: 2616

orthogonal set (abstract, Figs. 1, 2, a weight can be designated as a training request packet as so desired by a user; col 16 lines 9-20).

Regarding claim 19, Barratt discloses initiating an SDMA exchange includes transmitting a multi-user training request packet to all of the user devices within said selected orthogonal set, wherein said multi-user training request packet is transmitted using an antenna beam that encompasses substantially an entire coverage region of the access point (abstract, Figs. 1, 2, a weight can be designated as a training request packet as so desired by a user; col 16 lines 9-20).

Regarding claims 21, 40, Barratt discloses an antenna controller (Figs. 1 & 2, 107.1 incorporates an antenna controller to manage the generation of antenna beams to be transmitted via 109.m antennas.).

Regarding claims 24, Barratt discloses controller initiates said SDMA exchange by causing said multi-user wireless transceiver to transmit data to each of the user devices in said selected orthogonal set using a separate antenna beam for each user device (Fig. 1, separate antenna beams 109.m for each user).

Regarding claims 41, Barratt discloses SDMA exchange by causing said multiuser wireless transceiver to transmit data to each of the user devices in said selected orthogonal set using a separate antenna beam for each user device (Fig. 1, separated antennas 109.m for each user device at the receiving end is disclosed).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 7-11, 13, 14, 16, 26, 27, 29-31, 35-38 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barratt (US 2005/0141407 A1) in view of Kasami et al (US 20020181492 A1).

Barratt fails to explicitly disclose an ACK request between one or more SDMA antenna beams and respective users and/or user groups.

Regarding claim(s) 7, 26 and 27, Barratt fails to explicitly disclose an ACK request between one or more SDMA antenna beams and respective users and/or user groups. Kasami discloses an ACK request between one or more SDMA antenna beams and respective users and/or user groups (see Figs. 2, 3, paras 6, 65-69, 106-109). Each subscriber within a group transmits an ACK back to the access point and therefore acknowledging proper receipt of data. The use of ACK packets allows for retransmission of data packets from the Access point to subscribers only for lost packets and not an entire data stream and thus improving network performance by reducing the number of data packets that have to be retransmitted. Thus it would have been obvious at the time the invention was made to incorporate the teachings of Kasami within Barratt so as to improve network performance by reducing the number of data packets that have to be retransmitted due to packet loss.

Application/Control Number: 10/749,175 Page 7

Art Unit: 2616

Regarding claim(s) 8, 35, Barratt fails to explicitly disclose an ACK request between one or more SDMA antenna beams and respective users and/or user groups. Kasami discloses an ACK request to each user device in said selected orthogonal set after said data has been transmitted (para 126). Reasons for combining same as for claim 7.

Regarding claim(s) 9, 10, 36 and 10, Barratt fails to explicitly disclose transmitting an ACK request includes transmitting a separate ACK request to each user device in said selected orthogonal set using a corresponding antenna beam. Kasami discloses an ACK request between one or more SDMA antenna beams and respective users and/or user groups (see Figs. 2, 3, paras 6, 9, 65-69, 106-109). Reasons for combining same as for claim 7.

Regarding claim(s) 11, 13, 14, 16, 29, 30, 31, 37, 38 and 43, Barratt fails to disclose separate ACK requests each include time information indicative of a time at which a corresponding user device is to respond to said ACK request. Kasami discloses time indication for each ACK request (see abstract, para 67). Providing a time limit for ACK responses reduces network congestion by reducing number of retransmission of packets. Thus it would have been obvious at the time the invention was made to incorporate the teachings of Kasami within Barratt so as to reduce retransmission of packets.

### Allowable Subject Matter

Art Unit: 2616

Claims 12, 15 and 28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

## Response to Arguments

Applicant's arguments with respect to claims 1-43 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to RAJ K. JAIN whose telephone number is (571)272-3145. The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on 571-272-3179. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

Application/Control Number: 10/749,175 Page 9

Art Unit: 2616

USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Raj K. Jain

/Raj K. Jain/

March 15, 2008 *Art Unit 2616*